11/1/5

|          | COMPLAINT  | DV A DDICON                                    | IDD LIXIDDID TYLI              |                              | CT 42 H C C 1002           |
|----------|--|--|--------------------------------|------------------------------|----------------------------|
| 1 2      | Name Brown   | 11.  | to.                            | E CIVIL RIGHTS A<br>Lawrence | <u>C1.42 U.S.CAS 1985</u>  |
|          | (Last)   | <del>'/                                 </del> | (First)                        | (Initial)                    | D. JUI                     |
| 3        |  | 0  | Property of the second         |                              | NORTHER ARD 920            |
| 4        | Prisoner Number  |  | (5)                            |                              | WIEN DISTRICT RICK         |
| 5        | Institutional Addre  | ess <u>5905 La</u>                             | Ke Earl Driv                   | e, Crescent City             | 195532 OF CALIF            |
| 6        |  | TIMIT  | TED STATES DIS                 | TDICT COURT                  | <del>(</del> )             |
| 7        |  |  | ED STATES DIS<br>IERN DISTRICT | OF CALIFORNIA                | PER                        |
| 8        |  | vience B                                       | ROWN                           | Y AS                         | 13 g                       |
| 9        | (Enter the full name o   | -  | ction.)                        | }                            | (3) (J) K                  |
| 10       | 0.7.   | vs.  | L++-                           | Case No (To be provided      | by the Clerk of Court)     |
| 11       | Petican Bac  | •  |                                |                              | T UNDER THE                |
| 12       | ) Title 42 U.S.C § 1983  |  |                                |                              |                            |
| 13       | 5405 Lake Earl Drive   |  |                                |                              |                            |
| 14       | (Enter the full name of the defendant(s) in this action)   |  |                                |                              |                            |
| 15<br>16 | [All amostions on t  | this somplaint:                                | form must be answ              | )<br>vanad in andan fan way  | r action to proceed]       |
| 17       | •  |  |                                | ereu in oruer jor you        | r uction to proceeu        |
| 18       | I. Exhaustion of Administrative Remedies.  |  |                                |                              | r claim can go             |
| 19       | [Note: You must exhaust your administrative remedies before your claim can go forward. The court will dismiss any unexhausted claims.] |  |                                |                              | Ciami can go               |
| 20       |  |  |                                | on Boy State                 | To the                     |
| 21       |  |  | procedure in this i            | •                            | 410 311 <u>(</u> 0   1 0 0 |
| 22       | B. 18 ti   | YES ( 2  | NO()                           | mstitution:                  | 1                          |
|          | C Did  | , ,  | ` ,                            | plaint for review throu      | igh the griggenes          |
| 23       |  |  | acts in your comp              | planit for review tillou     | ign the grievance          |
| 24       | proc   | edure? YES ( )                                 | NO()                           |                              | $\mathcal{Q}_{I}$          |
| 25       | D 16   | ` ,  | ` '                            | number and the date          | and regult of the          |
| 26       | ·  |  | •                              | number and the date a        |                            |
| 27       | **   |  | •                              | did not pursue a certai      | **                         |
| 28       | expl   | ain why. 01-                                   | 00485 HOA                      | HMENCANS WITH 2              | Desability Act             |
| - 1      |  |  |                                |                              |                            |

| 1  |             | 1. Informal appeal Grant  |
|----|-------------|---|
| 2  |             |   |
| 3  |             |   |
| 4  |             | 2. First formal level Grant   |
| 5  |             |   |
| 6  |             |   |
| 7  |             | 3. Second formal level Medical Health Care Manager  |
| 8  |             | Approved  |
| 9  |             |   |
| 10 |             | 4. Third formal level Approved  |
| 11 |             | · ·   |
| 12 |             |   |
| 13 | E.          | Is the last level to which you appealed the highest level of appeal available to  |
| 14 |             | you?  |
| 15 |             | YES ( NO ( )  |
| 16 | F.          | If you did not present your claim for review through the grievance procedure,   |
| 17 | explain why | 602 appeal was partially granted but because it   |
| 18 |             | was for double cuffs up front due to a hernia. The  |
| 19 |             | Medical Health care Manager issued the Chrono for   |
| 20 | II. Parties | Waist chains or double cuffs up front   |
| 21 | A.          | Write your name and your present address. Do the same for additional plaintiffs,  |
| 22 |             | if any.   |
| 23 |             | ilton Lawrence Brown, B51265 (5)  |
| 24 |             | 905 Lake Earl Drive, P. O. B. 7000  |
| 25 |             | escent city colifornia 95533  |
| 26 | B.          | Write the full name of each defendant, his or her official position, and his or her   |
| 27 |             | place of employment. Doctor Pelican Bay and Warden belican Bay  |
| 28 | GRONGE W.   | Write the full name of each defendant, his or her official position, and his or her Assident of United States Governor of California place of employment. Doctor Pelican Bay and Warden Helican Bay Bush Ir., Arnold Sahwarzenegger., Sayre. M.D. bert A. Hosel |
|    | COMPLAINT   | -2-   |
|    | COM LAMIN   |   |

Backeteen Influenced and Corrupt Organization Het, ours 2 3 thre 7. Discovery Colifornia Parial Coule & 1054-1 4 5 Ш. Statement of Claim. State here as briefly as possible the facts of your case. Be sure to describe how each 6 defendant is involved and to include dates, when possible. Do not give any legal arguments or 7 cite any cases or statutes. If you have more than one claim, each claim should be set forth in a 8 9 separate numbered paragraph. 10 of January 2008 11 12 13 14 15 allowed 16 17 18 19 20 21 available in lay 04-1840 B 22 appeals that were completed at Director level 23 Your complaint cannot go forward unless you request specific relief. State briefly exactly 24 what you want the court to do for you. Make no legal arguments; cite no cases or statutes. 25 26 27 28 cause pain and Trijury through the stystem COMPLAINT

Americans with a Disability Act ADA 01-00485 was granted and has NOW been denied, 602 appeal for Grievance 64-1840 PASP B facility was Grant at the Directors Level and is Now derived to the change in Prison Guards and Nurse I declare under penalty of perjury that the foregoing is true and correct. Signed this 1st Twes day of July (Plaintiff's signature) 355 Business Low COMPLAINT - 4 -

## Supreme Court of the United States Office of the Clerk Washington, DC 20543-0001

William K. Suter Clerk of the Court (202) 479-3011

March 5, 2008

Mr. Hilton Lawrence Brown Prisoner ID #B51265 Housing AI-103 Pelican Bay State Prison PO Box 7500 Crescent City, CA 95532

> Re: Hilton Lawrence Brown v. Commissioner of Internal Revenue, et al. No. 07-9687

Dear Mr. Brown:

The petition for a writ of certiorari in the above entitled case was filed on February 26, 2008 and placed on the docket March 5, 2008 as No. 07-9687.

A form is enclosed for notifying opposing counsel that the case was docketed.

Sincerely,

William K. Suter, Clerk

Heather Trant Case Analyst

Enclosures

## Supreme Court of the United States

Hilton Lawrence Brown (Petitioner)

٧.

No. 07-9687

Commissioner of Internal Revenue, et al. (Respondent)

To the world of the Council of the Counsel for Respondent:

**NOTICE IS HEREBY GIVEN** pursuant to Rule 12.3 that a petition for a writ of certiorari in the above-entitled case was filed in the Supreme Court of the United States on February 26, 2008, and placed on the docket March 5, 2008. Pursuant to Rule 15.3, the due date for a brief in opposition is Friday, April 04, 2008. If the due date is a Saturday, Sunday, or federal legal holiday, the brief is due on the next day that is not a Saturday, Sunday or federal legal holiday.

Unless the Solicitor General of the United States represents the respondent, a waiver form is enclosed and should be sent to the Clerk only in the event you do not intend to file a response to the petition.

Only counsel of record will receive notification of the Court's action in this case. Counsel of record must be a member of the Bar of this Court.

Mr. Hilton Lawrence Brown Pelican Bay State Prison PO Box 7500 Crescent City, CA 95532

## IN THE SUPREME COURT OF THE UNITED STATES

BROWN, HILTON LAWRENCE

Petitioner

VS.

No: 07-9687

COMMISSIONER OF INTERNAL REVENUE, ET AL.

## **WAIVER**

The Government hereby waives its right to file a response to the petition in this case, unless requested to do so by the Court.

PAUL D. CLEMENT Solicitor General Counsel of Record

March 12, 2008

cc:

HILTON LAWRENCE BROWN #B51265 PELICAN BAY STATE PRISON HOUSING AI-103 PO BOX 7500 CRESCENT CITY, CA 95532

Case 3:08-cv-03323-TEH Document 1 Filed 07/09/2008 Page 8 of 28 HOUSING A1-1032 NUMBER B51260 NAME: Brown PBSP-LAB-001 **HEALTH CARE SERVICES UNIT** PELICAN BAY STATE PRISON 1/23/08 NOTIFICATION TO PATIENT OF LABORATORY TEST RESULTS TEST DATES: BASIC BLOOD TESTS **HEPATITIS SCREEN** TYPE OF TEST: OTHER: (circle test type) ALI. small Iv. post reduction X3 YOUR TEST RESULTS WERE EVALUATED BY A PHYSICIAN AS FOLLOWS: Your test result is essentially within normal limits. No physician follow-up is required. Your test result remains unchanged an will be reviewed with you at your next Chronic Care Appointment. Your test result is not within normal limits. You will be scheduled to discuss the results with a physician. Your test result is not within normal limits. Further studies are required and have been scheduled for you. You will receive further information on this study at a later date. 11 16 (6) 2 (1 PHYSICIAN REMARKS HEALTH RECORD COPY 2. PATIENT COPY

3. PHYSICIAN COPY

**CONFIDENTIAL** 

NAME:

NUMBER

HOUSING

PBSP-LAB-001

1. HEALTH RECORD COPY

Physician & Surgeon

2. PATIENT COPY

3.

PHYSICIAN COPY

CONFIDENTIAL

NAME:

NUMBER

HOUSING

PBSP-LAB-001

|              | . Case 3.00-cv                   | -03323-TETT DOCUM                  |                              | 103/2000 Tage IT 0    | 11 20, 3      |
|--------------|----------------------------------|------------------------------------|------------------------------|-----------------------|---------------|
| NAM          | e: Brown                         | NUMBER                             | B51265                       | HOUSING<br>A 1- 1034  | PBSP-LAB-001  |
| PELIC        | CAN BAY STATE PRISON             | HEALTH CA                          | ARE SERVICES UNIT            |                       |               |
|              |                                  | · 1/4                              |                              |                       |               |
| NOTI         | FICATION TO PATIENT O            | F LABORATORY TEST RESUI            | LTS                          | TEST DATES: 2/6/C     | 28            |
|              | OF TEST:<br>test type)           | BASIC BLOOD TESTS OTHER:           | HEPATITIS SCI                |                       | EKG<br>Linger |
| YOUR         | TEST RESULTS WERE E              | VALUATED BY A PHYSICIAN            | AS FOLLOWS:                  | :                     | The GLOP      |
| Ó            | Your test result is essentially  | within normal limits. No physicia  | n follow-up is required.     |                       |               |
|              | Your test result remains unch    | anged an will be reviewed with yo  | u at your next Chronic Ca    | are Appointment.      |               |
|              | Your test result is not within i | normal limits. You will be schedul | led to discuss the results v | with a physician.     |               |
|              | Your test result is not within r | normal limits. Further studies are | required and have been so    | cheduled for you. You |               |
|              | will receive further information | on on this study at a later date.  |                              |                       |               |
| PHYSI        | CIAN REMARKS                     |                                    |                              |                       |               |
|              |                                  |                                    |                              |                       |               |
|              |                                  |                                    |                              |                       |               |
|              |                                  |                                    |                              |                       |               |
|              |                                  |                                    |                              |                       |               |
| <u></u>      |                                  |                                    |                              |                       |               |
| <del>-</del> |                                  |                                    |                              |                       |               |
| 1. H         | EALTH RECORD COPY                |                                    |                              | Cle                   |               |
|              | ATIENT COPY                      |                                    |                              | Physician & Surgeon   |               |
|              |                                  |                                    |                              | 96-61-68              |               |
| 5. P         | HYSICIAN COPY                    |                                    |                              | Date &Time            |               |
| CON          | FIDENTIAL                        |                                    |                              |                       |               |
|              |                                  |                                    |                              |                       |               |

NUMBER

NAME:

HOUSING

PBSP-LAB-001

| STATE OF CALIFORNIA                      |                     |                    |                        |   | I            | DEPARTMENT OF CORRECTION |
|--|---------------------|--------------------|------------------------|---|--------------|--------------------------|
| MEDICAL REPOR<br>OR UNUSUAL OCC          |                     |                    |                        |   |              |                          |
| NAME OF INSTITUTION                      | FACILITY/UNITY      | REASO              | N FOR REPORT (circle)  | INJURY  | ON THE JOB I | DATE                     |
| 1241                                     | Rail                |                    | SE OF FORCE            | UNUSUAL OCCURRENCE                            |              | in sole i                |
| THIS SECTION FOR                         | NAME LAST           |                    | FIRST   + 1            | CDC NUMBER                                    | HOUSING LOC  | NEW HOUSING LOC.         |
| THIS SECTION FOR                         | NAME LAST           | ) } }              | FIRST                  | BADGE#  | RANK/CLASS   | ASSIGNMENT/RDOs          |
| THIS SECTION FOR                         | NAME LAST           |                    | FIRST                  | MIDDLE  | DOB          | OCCUPATION               |
| VISITOR ONLY                             | HOME ADDRESS        | C                  | TY                     | STATE   | ZIP          | HOME PHONE               |
| N ACE OF OCCURRENCE                      | DATE/FIME O         | F OCCURRENCE       | NAME OF WITNE          | 28(F5)  |              |                          |
| PLACE OF OCCURRENCE                      | en 1/16/08          | 1001) Am           | WAINE OF WITHE         | none  |              |                          |
| TIME NOTIFIED TIME                       |                     | BY MODE OF         | ARRIVAL (circle)       | LITTER WHE                                    | EELCHAIR     | E RACE SEX               |
| BRIEF STATEMENT IN SUB                   | JECT'S WORDS OF THE | CIRCUMSTANCES OF T |                        |   | oi (b) Ha    | no was Dep               |
| Ulula o Th                               | 1) HOLL             | ne Wast            | CHE / 11.              | giace sire                                    | 400          | ,                        |
| 114/08 011                               | 10100               | , 2. , ,           | 9                      | 94 130/16                                     | 104 16       | 9807                     |
| INJURIES FOUNDECY                        |                     |                    | . <u> </u>             |   | 7 7 7        |                          |
| Abrasion/Scratch Active Bleeding         | 1 2                 |                    |                        |   |              |                          |
| Broken Bone                              | 3                   |                    |                        | - <del>-</del>                                |              |                          |
| Bruise/Discolored Area Burn              | (4)                 | - ₹                | ·                      | \ - J   |              | <i>{</i> }               |
| Dislocation                              | 6)                  | _\                 |                        | $\mathcal{M}$                                 |              | \ /                      |
| Dried Blood                              | 7                   | ₹. ₹               |                        |   |              | ノし                       |
| Fresh Tattoo Cut/Laceration/Slash        | 8 9                 |                    | 1                      | }   | · ·          |                          |
| O.C. Spray Area                          | 10                  | 7 4                | 1 X                    | A 2 1   | <i>f</i>     | }                        |
| Pain                                     | 11                  |                    |                        |   | 1 1          |                          |
| Protrusion Puncture                      | 12                  | -                  | 1 (                    | ) \   | 11           | 1 1                      |
| Reddened Area                            | 14                  |                    | f = f = f              | $A \cdot A \cdot A$                           | 11           | <b>J</b> . 1             |
| Skin Flap                                | 15                  |                    | 1 11                   | 111   | I = I = I    | - / /                    |
| Swollen Area                             | 16                  |                    | 371                    | . 111   | -1/1         | 11 /                     |
| Other                                    | 17                  |                    | 711                    | 1/11/   |              | 11                       |
|  | 18                  |                    | 9mg l                  | עוט ד   | 1631         | Y 117                    |
|  | 19 {=               | ~ )                |                        |   |              | 400                      |
| O.C. SPRAY EXPOSURE?                     |                     | <i>41</i>          | 1                      |   | 4            |                          |
| DECONTAMINATED?                          | YES //NO            | 11                 | -                      | <i>I</i> } {                                  | 16           |                          |
| Self-decontamination instructions given? | YES/NO              | 1                  | (                      | N I   | )            | <i>1</i> ) (             |
| Refused decontamination?                 | YES/NO              |                    | 1                      | NI  |              | 17                       |
| Q 15 min, checks                         |                     |                    | •                      | $\mathcal{A} \mathcal{A} \mathcal{A}$         | 1            | <i>X I</i>               |
| Staff issued exposure packe              |                     |                    | Ĺ                      | / <b>\                                   </b> | 7            | 116                      |
| RN NOTIFIED/TIME                         | PHYSICIAN NOT       | TIFIED/TIME        |                        | <b>/</b> \                                    | (,           | 119                      |
| (32) //9/12/<br>TIME/DISPOSITION         | 1330                | Cyc                | 40                     | V   |              | J (/                     |
| LITTLE DIGITOR                           |                     | REPC               | RT COMPLETED BY        | //TITLE (PRINT AND                            | SIGN)        | BADGE # RDOs             |
| Joete 1                                  | 1320                | XI.                | ac ()                  | ( ) /m =                                      | LUM          | 1 16003370               |
|  |                     | 0.0                | diami dae ia e batania |   | 1011: 1      |                          |

ent 1 Filed 07/09/2008 Page 13 of 28 U.S. D.E. Richnord Virginia #06-529 United States District Court Northern District of California 450 Golden Gate Avenue 4789 San francisco, California 94102 HILTON LOWSENCE Brown NO# B51265 (S) Motion of Discovery 11 5905 Lake Earl Drive Case # 07-9687 Supreme Court U.S. 12 Crescent City California 95532 Debt: 6/99804003245/01 13 Appellant and Plaintiff U.S.T. C. COSe# 15701-07 14 President George W. Bush Jr 15 G5D PennsyLvania Avenue 16 Washington, D.C. 20543 additional 18 Solicitor General of the United States 19 Paul D. Clement 950 Pennsylvania Avenue 20 Washington, D. C. 20530, additional 22 Pelican Bay State Institution 23 Warden: Robert A. HoreL 24 5905 Lake Earl Drive 25 Crescent City Celitomia 95531 26 Real Parties of Interest

Document 1

Case 3:08-cv-03323-TEH

1 Pre Liminiary Examination federal Rule of Criminal Procedure 2 rule 5 (0). Not Later than 10 Tens days following the instial 3 appearance, f. R. C.P. rule 5 (a) accord Title 18 a.s.c. section 4 3060 (2) 1988 to determine Probable Cause to bind the accused 5 detendant for Trial on showing of Good Cause F. R.C.P. rule 5,1 6 The Hearing. When the Magistrate Judge is unavoilable FR.C.P. ? rule 5 (a), A conflict of Interest rule by the objection at Trial reflects counsels actual relationship to a party of Interest. 9 30 A Am J Revied Judges Section 89 Dis Qualitication-When 10 the attorney made it possible for usage of false acrest and Il UNLOWful detertion 22 Am Jad false In prisonment section 12 1 & 2 Certionari devied 479 U.S. 825 (1986) U.S. Vs. Gambinio 14 California Welfare and Institution Code section 5328,1 thry 157, Authorization for Release of Patient Information, Colifornia 16 Penal Code section 1054.1 thru 7, Good faith Agreement for 17. Discovery. Title 10 U.S. C. Section 1552 a Request for the 18 Transcript before the Department of the Army Which forms 19 the Objection made prior to the start of trial service of 20 subpoens, colifornia code of Regulations section 100, Title Il related appeals Government Code section 11346. 2 (d) 22 hegister 93 section 36 colifornia, remittitur for repair of 23 dis Located broke finger and Electro Convulsive Therapy 24 GIVEN INVIOLATION, Oil Base Company Vs Transport Indemnity 25 Company (1956) 299 P2d 952, 143 CA2d 453 Corrected 26 306 P2d 924, 148 CA2d 490 defendant Convicted and 27 held Liable for damage of a demurrer right to tile suite 28 People vs Mosely (1956) 299 F2d 745, 142 A.C.A. 931

Brown, Hilton Lawrence do solemnly affirm the Motion for Discovery is true and correct. To the best of my own Knowledge under a ponalty of perjury. Hillon Sawrence Brown Brown, Hilton Lawrence Brown, HILTON LOWNENCE NO# B51265 CS) 355 Business Law 5905 Lake Earl Drive Post Africe Box 7000 Crescent City Colifornia 95533 14 Executed this: 3rd Tuesday of June 2008 16 17 18 19 20 21 22 23 24 25 26 27

Case 3:08-cv-03323-TEH Document 1 Filed 07/09/2008 Page 16 of 28 #66-539

United States District Court Northern District of California 450 Golden Gate Avenue San francisco, California 94102 8 9 Hilton Lawrence Brown Jurisdictional Statement Case# 07-9687 Sapenesne Courtle, S. Debt: G199804003245101 U.S. T. C. Case# 15701-07 15 President of the United States 650 PennsyLvania Avenue 1) Washington, D.c. 20543 18 Solicitor General of the United States Poul D. Clement 950 Pennsylvania Avenue Washington, O.C. 20530 additional 22 Pelican Bay State Institution 23 Warden: Robert A. Horel 5905 Lake Earl Drive 25 Crescent City CALITORNIA 95531 26 Real Bities of Interest

To invoke original authority as Junisdiction under Article 2 II of the Constitution of the United States. Title 28 4. S. c. 3 Section 1251 and Administrative Law Section 11 of the United 4 states constitution to include supervisory of rehearing the 5 Controversy pursuant to title 28 U.S.C. section 1254 (2) to 6 Justify extraordinary release 28 U.S.C. section 1651(a) ? for the stay of certiarari 28 U.S. C. Section 2101 (4) together 8 with service on the state Attorney General and the state 9 Governor, The fact that the constitutionality of an act lo of congress has been serve on the Grand Jury pursuant 11 to 28U.S.C. Section 2403 (a) and (b), 2 Am Jad Administrative 12 Law section 692 13 Proof of Service by mail Colifornia Code of Civil Procedure 14 Section 101 (a) Section 2015 thru 5 when the United States 15 Marshall is not available under 28 U.S.C. Section 1746 16 Veritication of Document was completed by deposit into 17 the United States Postal Service address to coursel of 18 record for respondent

19 United States Marshall 20 Process of Service 21 1100 East Main Street 22 Richmond Virginia 23219

23

Supreme Court of the United States Heather Trant: Clark I first street, N.W Washington, p.c. 20543

24 Brown, HiLton Lawrence do solemnly affirm proof of Service is true and correct to the best of my own Knowledge Under a penalty of perjury.

Litter Laurence Brown

Executed this: 3rd Tuesday of June 2008

Brown, Hilton Lowrence 355 Business Law

//

1 2 3 United States District Court 4 Northern District of Colifornia 450 Coolden Gite Avanue San Francisco, California 94/02 7 8 9 Hilton Lawrence Brown NO# B51265 (5) Objection to file suite ADA 01-00485 PBSP 5905 Lake Earl Drive Post office Box 7000 Crescent City California 95532 Appellant and Plaintiff Versus 14 President! George W. Bush, Jr 650 PENNSYLVANIA AVENUE Washington, D.C. 20059 17 additional 18 Crovernor: Armold Schwarzenegger 19 I hist street, capital Mall Sacramento, California 45814 20 Medical Board of California Central Complaint unit 21 22 Sacramento, California 95814 23 Additional Pelican Bay state Institution 24 Warden: Rebut A. Harel 5905 Lake Earl Drive 26 Post Office Box 1500 Crosaunt City Colifornia 95531 27 Real Parties of Interest 28

|   | Page                         |
|---|------------------------------|
| 3 Objection to file suite   |                              |
| 4 federal hule of civil Procedure rule 60 (b) fraud                                   | /                            |
| 5 federal Rule of Criminal Procedure rule 5.1 (a) (b) (c)                             | , , , , , , 3                |
| 6 federal Tax rule 9042 and 9125  | 0000                         |
| 7 In Bank Criminal Case #16-1919/ Colifornia Supreme<br>8 Lawterman-Petris-Short Het. | Court, 4                     |
| 8 Lawterman- Petris- Short Hel ,  |                              |
| 9 Reversal. 10 Title 15 Sections 3367 and 3368 CDd.                                   | ا                            |
| 11 AT 02 31 35-7 Afascadaro Patient.  | /                            |
| 1) HI 07 31 30  |                              |
| 12 Case #07 -9687<br>13 Debt: G199804003245101 American Bar Association.              | 1                            |
| 13 Debt: G1990 900 32 DIOI Theretin Da Association.                                   | <i>ابد بو د ب</i> د ه ه<br>چ |
| 14 U.S. 056 723 112 Department of the Homy , .  |                              |
| 15 /8 U.S.C. Section 304/   |                              |
| 16 18U.S.C. Section 3060 (a) 1988   | \$                           |
| 17 22 Am Jad False Imprisonment Section 1 and 2<br>18 28 U.S.C. Section 1915 (d)      |                              |
| 18 28 U.S.C. Section 1915 (d)   |                              |
| 19 30 A Am J Revised Judges section 89  | , , , , 3,                   |
| 20 34 Am Jad  | <i>j</i>                     |
|   | /.                           |
| 22 479 U.S. 825 (1986) U.S. VS Gambino  |                              |
| 23 547 80 1876 Social Security Number   |                              |
| 24 788 f2d 938 (314 Cir) Certionari deviced   |                              |
| 45  |                              |
| 26  |                              |
| <del>2</del> 7  |                              |
| 28  |                              |
|   |                              |

| Case 3:08-6-05829 TEHA Document of Filed 07/09/2008 Page 21 of 28 Page   |
|--|
| 1 Extension of time.  2 federal Rule of Appellate Procedure rule 46.  3 federal Rule of Civil Procedure rule 33.  4 Notice of Returning Certioners.  5 28 les. c. section 1482(b).  6 Proof of Service by Mail.  7 Exhibit B |
| 8 Admission to the Bar   |
| 10 federal Rule of Appellate Procedure rule 46   |
| 12 7 Am Jad Atterney Section 8   |
| 14 Interloculory Appeal.   |
| 16 California Welfare and Institution Code section 5328, 1 thru 7  |
| 19 36 Am JIst Mayhem section 7.  |
| 21 Citizen Complaint.  |
| 22 Assault and Battery   |
| 26 Order to Show Couse,  |
| 27 Backeteer Influenced and corrupt organization Act   |

. Case 3:08-cv-03323-TEHE XDate in ent 1 Filed 07/09/2008 Page 22 of 28 1 Interrogatory Question. 4 23 Am Jad Disposition section 1. -- ... Library. 5 CDC Disapproved Medical chronic and Denied Law Library. Exhibit G Small claims suite form(s) Title 4248.c. section 1983 form 

Reversal by the order of this court is necessary. Notice 2 of Deficiency assessment for income revealed upon a Jury 3 fixeling. Alascadero state Hospital Guilty on all the charges. 4 Inviolation of the Colifornia Department of corrections code little 5 15 Sections 3367 thru 3368. Psychosurgery and the Aversive 6 Therapy in which theer hospital license was then suspended for 1 the illegal Electro Convulsive Therapy and the Brain Surgery & with Assault and Battery. Wherein the jury trial found the 9 Hospital Guilty as charged, 34 Am Jad Federal Tax rule 10 9042 and 9125 the Administrative Low Judge for the Social 11 Socurity Disability in Virginia ruled. That the state Hospital 12 in Atascadero California could receive payment from the 13 Social security Account of Patient 11 02 3135-7 paid 14 out of #547 80 1876 and their Closed the account after all 15 My Money was gone Dobt 6-199804003245101 for account 16 \$ 176 30 9592 the United states Department of Education are 1) All the same person for the College few and cost for 18 Inheritance Tax with hold. They are to include service 19 Number # U.S. 056 723 112 before the Department of the 20 Army 21 The decision of the court was in error and reversal 22 is necessary and interest for the false arrest and the 23 UNLOWful detertion 22 Am Jad false Imprisonment section 24 I and 2., Certiocari devied 479 U.S. 825 (1986) U.S. us Gambines 25 788 food 938 (3rd cir) medical mal Atactice and the use of 26 Fraud federal Rule of Vivil Procedure rule 60 (6) 27

ON the 16th Wednesday of January 2008, While at work in the Main Bitchen Brown, Hiktor Lowrence was thrown to the Ground and received a distocated broke small finger, Pursuant to great budily harm and the threat with the Assault and Battery by another inmate initial request to process title 28 U.S.C. section 1915 (d) In Court as a procedure to ensure a hearing on the merits of the case In forma Pauperis was by order of the court. The accessed did not have the Administrative Hearing as setforth in the Lanterman-Petris-short Act prior to the use of Electro Convulsive Therapy treatment. At that time when 12 Social Security Taxible income was used by Atascadero 13 state Hospital and conceal by the Administrative low 14 Judge as a fraud. Brown, Hilton Lowrence was taken to 15 trial and given Valium a drug to counter act initial 16 effect from illegal Electro Convulsive Therapy. The response 17 from the Internal Revenue on a 1040 Tax form which List income as taxible Liability for any hospital cost and payments for a Tax returns , bid not receive a hearing 20 and summon for the income paid out for the hospital 21 lost. This was not grounds to file for over payment and a 22 Notice of Deficiency- Because of the criminal charges 23 not being process by Social Security Administration. 24 The District Attorney in Los Angeles County would Is not produce the work history of the two suveriles, That 26 were shot to death. Then with held the corners Inquest 27 from showing the use of drugs at the time of death. one 28 Victim was 15 fifteen ages old the other 16 Sixteen your old,

The victims were taken to a funeral home then to the corner Both were working as security Guards with a Gun and hoster at the time of death, bid Internal Revenue use Good Legal Judgment by not filing a violation from the income tax return received from work done inviolation of the moral standard setforth for a person working under the age of 18 years old (Elanteen) Dis Qualification of a Judge because of the conflict of 9 Interest subject to the relationship to subpoend the record. 10 30 A Am J Revied Judges section 89, federal Rule of Cominal Procedure rule 5,1 (2) (b) (c) Title 18 U. s.c. sections) 3060 (a) 1988 to determine probable cause to bind the accused for trial at the Are Limin ary Hearing, When the state court does not use a federal Magistrate Judge to summer the 15 Medical transcript Fire C.P. rule 5(0) Local Judicial Officer as the social Security Administrative Low Judges are used pursuant to Title 18 u.s.c. Section 3041. In oidert Report on the 23rd Wednesday of February 2000 19 during a viot, Brown, Hilton Lowrence was stabbed and Eut. 20 He received stitches under the Loft rib edge and under the 21 Left Jaw. At the Pelican Bay State Infirmary is not License 22 25 2 hospital and the Patient had a right to receive stitches 23 at the hospital in Elireka or Crescent City Colifornia. Due 24 to the emergency care doctors and nurses from out of 25 the state inn oregan were called in to treat the victims 26 There were over a Hundred inmates stabbed and cut and 27 one was shot to death. While two more were brought back 28 to life often being shot to death by a hospital out side

I In 1971 Glady's Towel Buth allowed Alascaders state Hospital 2 to use Electro Convulsive Therapy on her Clients. Inmate how were 3 waiting to stand Trial. In 1973 Brown, Holton Lawrence fired the 4 Attorney at law Glady's Towel Buth before the Start of trial In 5 the Superior Court of Judges Jack E. Goertzen. He refuse to remove 6 Git. Buth from the case # A274815. The state Bar Association of 7 Coloronia sent Carol Donavon in to court for the purpose to remove 8 Counsel Git. Buth from the case # A274815.

9 But before G.T. Buth Left Court. She found the informant attorney.

9 But before G.T. Buth Left court. She found the informant atterned 10 Attorney at Law Herbert Morton was to be the replacement for the 11 attorney G.T. Buth. Conflict of Interest was in 1968 Calvin Chambers 12 the informant was in the fort Ord Stockade Company at fort ord 13 California. Attorney at Law hired to represent him the informant 14 was Herbert Morton, Judge: Jack E. Goertzen would not issue 15 a subpoend for the fort Ord Stockade Company Judge Advocate

16 Fransaripte.

Brown, Hilton Lowrence lose his right to self Pro Par Status
18 representation and the Judge deviced a request for access to the
19 Law Library, In los Angeles County Int you must have a court
20 order for Pro Per Status. I wrote to the Chief Justice of delifornia
21 and petition for a writ of Habeas Corpus. It was Granted in
22 Criminal case In Bank number #76-19191. But the court appointed
23 Counsel refused to file a Brief and then sent me a waiver form
24 to fill out. No brief at all wende Hearning and the Grant for
25 Habeas Coopus was then Dismiss in 1978,

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Brown, Hilton lawrence is not on a Hungar strike. But can not 2 bet fed The Arisin Guards refuse to wear a) ball cap and latex 3 Gloves, Even after being quen a direct order through the 602 appeal 4 for greener that was Granted PBSP appeal Log 04-1840 B facility. 5 Initial regard was the Prison Guard not wearing a ball cop while 6 Serving food, would wipe the sweat off his face or fore head on to I the back of his hand or later Glove. A owest band is in the ball 8 cap. I refuse to accept a food tray if the Prison Guard is not 9 Wearing a ball cop and have not been fed. On the following days 10 by the named Prison Guards Today of Hayes I, was chewing 11 tobacco snuff and sweat on his face and forehead. I refused to 12 accept the food tray a 6:15 pm at the cell down But was written 13 a Medical Chrono for a Vegetarian diet on 3-13-08 by Martinelli, M.D. 14 No breakfast tray on 6-16-08 4/6 Nelson No dinner tood tray Hayes, Ji 6-18-08 No breakfast tray % Lue eBfely 6-19-08 No dinner tood tray 6-20-08 40 Cardoza No breakfast tray 6-22-08 elo cam arena No dinner food tray % Chrisman 6-22-08 No breakfast tray 6-23-08 4/0 OLSON and Paterson No dinner tood tray 6-23-08 40 Lyon No diviner food tray 6-24-08 40 Hayes, J. 20 No dinner tood tray 6-25-08 % Decker No breakfast Fray 6-26-08 40 Schan 3) No Vegetarian Diet tray
3) No dinner food Tray
No dinner food Tray
No breakfast tray 40 Herusley and e/o A. Bul 6-27-08 6-27-08 do Morrison 6-28-08 Unit Members, McLovey, Morrison, Hayes Jand Silva 6-29-08 C/o Peterson No dinner food tray 6-29-08 % Hayes, J 25

Brown, Hilton Law rence do solemaly affirm that as an attorney 2 (Law student) and as a counselor of this court. I will conduct 3 myself uprightly and according to law and that I will support 4 the constitution of the United States 5 Relief Sought title 28 U.S.C. Section 1482 (6) Injunction for Habeas Corpus and small claims suite. To allow the sergesuit of Wenining to service the 602 appeal for Grievance and to have to Chrisman to answer the informal Level of another 602 appeal. 11 12 13 14 15 16 17 Heltom Summere Ploux Brown, Hilton Lowrence NO# B51265 (S) 355 Business LOW 5905 Lathe Earl Drive Post office Box 7000 Crescent City Controvia 95532 23 Executed this: 1st Tuesday of July 2006 24 25 26 27 28

United States Dietrict Court Northern Dietrict of Contonna 450 Golden Gate Avenue San Francisco, California 94/02

PRIJICAN BAY STATE PRISON P.O. BOX 75(9) CRESCENT CITY, CA 95532 CDCNO: 65/365@HOUSING: 43-

JUL -₩ 2008

RICHARD W. WIEKING I S DISTRICT COURT INCRN DISTRICT OF CALIFORNIA





